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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/620,644	07/16/2003	Patrick T. Mather	883933.0088	1474		
21832	7590 03/03/2005		EXAMINER			
	ER & ENGLISH LLP	CHOI, LING SIU				
CITYPLACI 185 ASYLU	- -	ART UNIT	PAPER NUMBER			
HARTFORE	HARTFORD, CT 06103			1713		
			DATE MAILED: 03/03/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.



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PPLICATION	NUMBER	FILING DATE	FIRS	T NAMED APPL	ICANT	ATTOR	NEY DOCKET NO.		
10/62	064	4							
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			NOTIC	E OF ABAND		DATE MAILED.			
This ap	plication is	abandoned in view	w of:						
	Applicant	t's failure to timely	file a proper rep	ly to the Office let	tter mailed on	"	·		
			which is	s after the expirat	ion of the period) was received or for reply (including a			
		A proposed reply v 37 CFR 1.113 to th (A proper reply un which places the a	was received on ne final rejection ider 37 CFR 1.11 application in cor	13 to a final reject	, but it does not tion consists only nce; (2) a timely	constitute a proper re y of: (1) a timely filed a filed Notice of Appeal mpliance with 37 CFR	amendment (with appeal fee):		
		A reply was receiv proper reply, to the	ed on non-final rejecti	, but it does ion. See 37 CFR	s not constitute a 1.85(a) and 1.11	a proper reply, or a <i>bo</i> . 1. (See explanation in	na fide attempt at a the last box below).		
∇		No reply has been				•			
X	Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85).								
		Transmission date	d	_), which is after	the expiration of	(with a Ce f the statutory period f -85)(or Notice of Publ	or payment of the		
	. ب	The submitted fee The issue fee by 3 37 CFR 1.18(d) is	7 CFR 1.18 is \$	nsufficient. A bala The p	nce of \$ publication fee, if	is due. required, by			
		The issue fee and	publication fee,	if applicable, have	e not been recei	ved.			
	Applicant's failure to timely file corrrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTOL-37).								
		Proposed correcte	d drawings were , which is after t	received on he expiration of the	(with a Cer	tificate of Mailing or T ly.	ransmission dated		
		No corrected draw	ings have been i	received.					
	The letter interest, o	of express aband or all the applicants	onment which is s.	signed by the att	torney or agent o	of record, the assigned	e of the entire		
	The letter under 37	of express aband CFR 1.34(a)) upor	onment which is n filing of a contii	signed by an atto nuing application.	omey or agent (a	acting in a representat	ive capacity		
	The decis	sion by the Board o	of Patent Appeals he decision has	s and Interference expired and there	es rendered on _ e are no allowed	and beca	use the period		
0-1432 (07/01)	Petitions to r	on(s) below: evive under 37 CFR 1.13 r negative effects on pate	37(a) or (b), or reques	its to withdraw the hold	fing of abandonment u	under 37 CFR 1.181, should	be promptly filed to		